UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA NEW ALBANY DIVISION

IN RE:)	
)	
EASTERN LIVESTOCK CO., LLC,)	Case No. 10-93904-BHL-11
)	
Debtor.)	

MOTION TO APPROVE COMPROMISE AND SETTLEMENT WITH ASHVILLE STOCKYARD, INC.

Pursuant to Rule 9019 of the Federal Rules of Bankruptcy Procedure, James A. Knauer, as Chapter 11 trustee ("Trustee") for the bankruptcy estate ("Estate") of Eastern Livestock Co., LLC ("Debtor"), by counsel, hereby files this motion (the "Settlement Motion") requesting the Court's approval of a compromise and settlement of claims between the Trustee and Ashville Stockyard, Inc. ("Ashville") pursuant to the terms and conditions set forth in the Settlement Agreement and Mutual Release substantially in the form attached hereto as Exhibit "A" (the "Settlement Agreement"). In support of this Settlement Motion, the Trustee respectfully represents the following:

Introduction and Background

1. Certain petitioning creditors commenced the above-captioned chapter 11 case (the "Chapter 11 Case") against the Debtor on December 6, 2010, by filing an involuntary petition for relief under chapter 11 of title 11 of the United States Code. This Court entered the Order for Relief in An Involuntary Case and Order to Complete Filing [Doc. No. 110] on December 28, 2010.

- 2. On December 27, 2010, the Court entered the Order Approving the Appointment of James A. Knauer as Chapter 11 Trustee [Doc. No. 102] pursuant to 11 U.S.C. § 1104.
- 3. On January 25, 2012, the Trustee filed the Trustee's Motion to Approve Certain Preference Avoidance Protocols and Terms of Settlement [Doc. No. 977] (the "Preference Protocol Motion"). The Court entered its Order Granting Trustee's Motion to Approve Certain Preference Avoidance Protocols and Terms of Settlement on February 15, 2012 [Doc. No. 1035] (the "Preference Protocol Order"), pursuant to which the Court authorized the Trustee to settle the Trade Preferences¹ in the sums of the Estimated Net Exposure without further order of the Court.
- 4. Based on his investigation, the Trustee concluded that Creditors received not less than \$128,938.84 in transfers from the Debtor (collectively, the "Transfers").
- 5. The Trustee commenced Adversary Proceeding No. 12-59128 against Ashville on December 20, 2012 seeking to recover transfers executed by the Debtor between November 2, 2010 and December 5, 2010 in the principal amount of \$133,625.65 as evidenced by the accounting documents attached to the Complaint ("Preference Claim").

The Settlement

6. To avoid the cost, expense, and delay of further litigation, Ashville is willing to make payment of \$20,000.00 in four installments of \$5,000.00 (the "Settlement Amount"), in satisfaction of the Preference Claim, provided the Court enters a final, non-

¹ Capitalized terms not otherwise defined herein shall have the meaning set forth in the Preference Protocol Motion.

appealable order approving this Settlement Motion. In exchange, the Trustee will dismiss all claims against Ashville and the Trustee's claims will be deemed satisfied (as defined by the Settlement Agreement).

- 7. In accordance with the terms of the Plan, the Settlement Amount shall become part of the Recovery Fund (as that term is defined in the Estate's confirmed Chapter 11 Plan).
- 8. In the exercise of his sound business judgment, the Trustee has determined that a settlement of the Preference Claim in the Settlement Amount is in the best interests of the Debtor's estate and its creditors.
- 9. The Trustee requests that the Court approve the compromise and settlement of claims between the Trustee and Creditors pursuant to the terms and conditions set forth in the Settlement Agreement. The Trustee is seeking court approval of the Settlement Agreement because the Settlement Amount is less than the sum of the Estimated Net Exposure as approved by the Preference Protocol Order.

Basis for Relief

10. Pursuant to Bankruptcy Rule 9019(a), this Court has authority to approve a compromise or settlement after notice and opportunity for a hearing. Under Bankruptcy Rule 9019, a bankruptcy court should approve a proposed compromise if it is fair and equitable and in the best interests of the estate. *Protective Comm. for Indep. Stockholders of TMT Trailer Ferry, Inc. v. Anderson*, 390 U.S. 414, 424 (1968); *In re Doctors Hosp. of Hyde Park, Inc.*, 474 F.3d 421, 426 (7th Cir. 2007). The Seventh Circuit has offered the following guidance to courts in making such determinations:

The linchpin of the "best interests of the estate" test is a comparison of the value of the settlement with the probable costs and benefits of litigating. Among the factors the court considers are the litigation's probability of success, complexity, expense, inconvenience, and delay, "including the possibility that disapproving the settlement will cause wasting of assets."

In re Doctors Hosp. of Hyde Park, Inc., 474 F.3d at 426 (citations omitted).

- 11. Although the Trustee believes there is legal and factual support for the Preference Claim, settlement avoids the costs, expense, delay, and uncertainties of litigation. Litigation creates additional costs and expenses for the Debtor's estate and will thereby further deplete the estate. When evaluating the proposed settlement, the Trustee considered (i) the expenses the Debtor's estate would incur in litigating the Preference Claim, (ii) the probability of success in prosecuting the Preference Claim in light of the asserted defenses, and (iii) the best interests of the Debtor's estate and its creditors.
- 12. Pursuant to the exercise of his sound business judgment, the Trustee believes that the compromise and settlement reflected in the proposed Settlement Agreement is fair and equitable and in the best interests of the estate.
- 13. If no objections to this Settlement Motion are filed, the Parties request that the Court enter an order approving the Settlement Agreement. If any objections to this Settlement Motion are filed, the parties request that this Settlement Motion and any timely filed objection be scheduled for hearing by the Court on the earliest date that is available and convenient to the Court.

WHEREFORE, the Trustee respectfully requests that the Court enter an order approving the Settlement Agreement attached hereto as Exhibit "A" and grant the Trustee all other just and proper relief.

Respectfully submitted,

KROGER, GARDIS & REGAS, LLP

/s/ Harley K. Means

Harley K. Means (#23068.32) Counsel for James A. Knauer, Chapter 11 Trustee 111 Monument Circle, Suite 900 Indianapolis, IN 46204-5125 Telephone: (317) 777-7428

hmeans@kgrlaw.com

CERTIFICATE OF SERVICE

I hereby certify that on May 23, 2017, a copy of the foregoing pleading was filed electronically. Notice of this filing will be sent to the following parties through the Court's Electronic Case Filing System. Parties may access this filing through the Court's system.

David L. Abt davidabt@mwt.net Kay Dee Baird kbaird@kdlegal.com C. R. Bowles, Jr cbowles@ bgdlegal.com

Kent A Britt kabritt@vorys.com Lisa Koch Bryant courtmail@fbhlaw.net Deborah Caruso

dcaruso@daleeke.com
Joshua Elliott Clubb
joshclubb@gmail.com

Jack S. Dawson

jdawson@millerdollarhide.com

David Alan Domina dad@dominalaw.com Shawna M. Eikenberry

shawna.eikenberry@faegrebd.com

Robert Hughes Foree robertforee@bellsouth.net

Thomas P. Glass tpglass@strausstroy.com

Paul M. Hoffman

paul.hoffmann@stinsonleonard.com

Jeffrey L Hunter jeff.hunter@usdoj.gov Todd J. Johnston tjohnston@mcjllp.com Edward M King tking@fbtlaw.com

Theodore A. Konstantinopoulos

ndohbky@jbandr.com

David L. LeBas

dlebas@namanhowell.com

Elliott D. Levin edl@rubin-levin.net Karen L. Lobring lobring@msn.com

Harmony A. Mappes

harmony.mappes@faegrebd.com

Kelly Greene McConnell lisahughes@givenspursley.com

William Robert Meyer, II rmeyer@stites.com

Allen Morris amorris@stites.com

Matthew Daniel Neumann

Amelia Martin Adams aadams@dlgfirm.com Christopher E. Baker cbaker@thbklaw.com David W. Brangers dbrangers@lawyer.com

Kayla D. Britton

kayla.britton@faegrebd.com

John R. Burns, III john.burns@faegrebd.com

Ben T. Caughey

ben.caughey@icemiller.com

Jason W. Cottrell jwc@stuartlaw.com Dustin R. DeNeal

dustin.deneal@faegrebd.com

Daniel J. Donnellon ddonnellon@ficlaw.com

Jeffrey R. Erler jerler@ghjhlaw.com Sandra D. Freeburger sfreeburger@dsf-atty.com

Patrick B. Griffin

patrick.griffin@kutakrock.com

John David Hoover jdhoover@hooverhull.com

Jav Jaffe

jay.jaffe@faegrebd.com
Jill Zengler Julian
Jill.Julian@usdoj.gov
James A. Knauer
jak@kgrlaw.com
Randall D. LaTour
rdlatour@vorys.com
Martha R. Lehman
mlehman@kdlegal.com

kim.lewis@dinslaw.com

Jason A. Lopp
jlopp@wyattfirm.com

John Frederick Massouh
john.massouh@sprouselaw.com

James Edwin McGhee mcghee@derbycitylaw.com

Kevin J. Mitchell

Kim Martin Lewis

kevin.mitchell@faegrebd.com

Judy Hamilton Morse

judy.morse@crowedunlevy.com

Walter Scott Newbern

John W. Ames james@bgdlegal.com

Robert A. Bell rabell@vorys.com Steven A. Brehm sbrehm@ bgdlegal.com

Joe Lee Brown

Joe.Brown@Hardincounty.biz

John R. Carr, III jrciii@acs-law.com Bret S. Clement bclement@acs-law.com

Kirk Crutcher

kcrutcher@mcs-law.com Laura Day Delcotto Idelcotto@dlgfirm.com

Trevor L. Earl tearl@rwsvlaw.com William K. Flynn wkflynn@strausstroy.com

Melissa S. Giberson

Terry E. Hall

terry.hall@faegrebd.com

msgiberson@vorys.com

John Huffaker

john.huffaker@sprouselaw.com

James Bryan Johnston bjtexas59@hotmail.com

Jay P. Kennedy jpk@kgrlaw.com Erick P. Knoblock eknoblock@daleeke.com

David A. Laird

david.laird@moyewhite.com

Scott R. Leisz sleisz@bgdlegal.com James B. Lind jblind@vorys.com John Hunt Lovell john@lovell-law.net Michael W. McClain

mmcclain@mcclaindewees.com

Brian H. Meldrum bmeldrum@stites.com

Terrill K. Moffett

kendalcantrell@moffettlaw.com

Erin Casey Nave enave@taftlaw.com Shiv Ghuman O'Neill mneumann@hhclaw.com

Matthew J. Ochs

kim.maynes@moyewhite.com

Ross A. Plourde

ross.plourde@mcafeetaft.com

Timothy T. Pridmore tpridmore@mcjllp.com

Eric W. Richardson ewrichardson@vorys.com

Mark A. Robinson mrobinson@vhrlaw.com

Joseph H. Rogers

jrogers@millerdollarhide.com

Niccole R. Sadowski nsadowski@thbklaw.com

Ivana B. Shallcross ishallcross@bgdlegal.com

James E. Smith, Jr. jsmith@smithakins.com

Joshua N. Stine kabritt@vorys.com

Meredith R. Theisen mtheisen@daleeke.com

Christopher M. Trapp ctrapp@rubin-levin.net Andrew James Vandiver avandiver@aswdlaw.com

Stephen A. Weigand sweigand@ficlaw.com

Michael Benton Willey michael.willey@ag.tn.gov

wsnewbern@msn.com

Jessica Lynn Olsheski

jessica.olsheski@justice-law.net

Brian Robert Pollock bpollock@stites.com

Anthony G. Raluy traluy@fbhlaw.net

Joe T. Roberts jratty@windstream.net

Jeremy S. Rogers

Jeremy.Rogers@dinslaw.com

James E. Rossow jim@rubin-

levin.net

Thomas C. Scherer tscherer@bgdlegal.com

Sarah Elizabeth Sharp sarah.sharp@faegrebd.com

William E. Smith, III wsmith@k-

glaw.com

Andrew D. Stosberg astosberg@lloydmc.com

John M. Thompson

john.thompson@crowedunlevy.com

Chrisandrea L. Turner clturner@stites.com

Andrea L. Wasson

andrea@wassonthornhill.com

Charles R. Wharton

Charles.R.Wharton@usdoj.gov

Jason P. Wischmeyer jason@wischmeyerlaw.com

shiv.oneill@faegrebd.com

Michael Wayne Oyler moyler@rwsvlaw.com

Wendy W. Ponader

wendy.ponader@faegrebd.com

Eric C. Redman

ksmith@redmanludwig.com David Cooper Robertson crobertson@stites.com

John M. Rogers johnr@rubin-

levin.net

Steven Eric Runyan ser@kgrlaw.com Stephen E. Schilling seschilling@strausstroy.com

Suzanne M Shehan

suzanne.shehan@kutakrock.com

Amanda Dalton Stafford ads@kgrlaw.com Matthew R. Strzynski indyattorney@hotmail.com

Kevin M. Toner

kevin.toner@faegrebd.com

U.S. Trustee

ustpregion10.in.ecf@usdoj.gov

Jennifer Watt jwatt@kgrlaw.com Sean T. White swhite@hooverhull.com

James T. Young james@rubin-

levin.net

I further certify that on May 23, 2017, a copy of the foregoing pleading was served via electronic mail transmission on the following:

Thomas Richard Alexander, II tra@rgba-law.com

/s/ Harley K. Means Harley K. Means